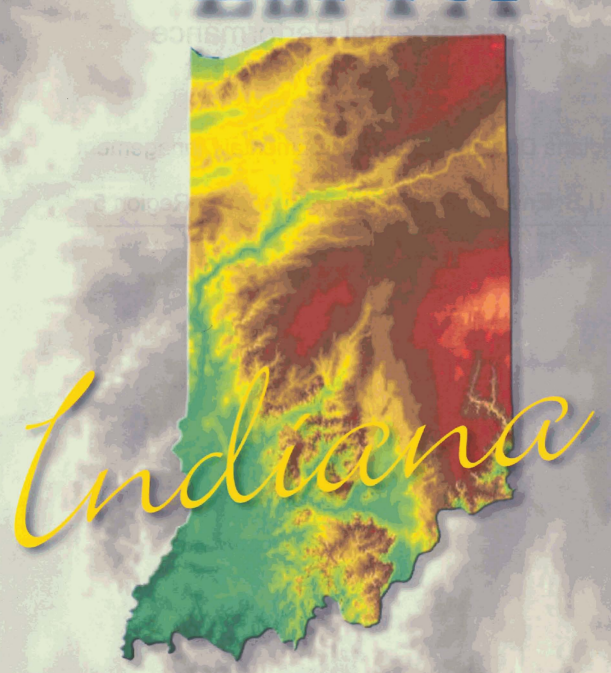
2005-2007

# EnPPA



**Environmental Performance Partnership Agreement** 

Indiana Department of Environmental Management and U.S. Environmental Protection Agency Region 5

# Environmental Performance Partnership Agreement

between
Indiana Department of Environmental Management
and
U.S. Environmental Protection Agency Region 5

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#### **Authorizing Signatures**

The Indiana Department of Environmental Management and USEPA, Region 5 2005-2007 Environmental Performance Partnership Agreement is approved on the date of the last signature received.

For the State of Indiana:

Thomas W. Easterly, Commissioner

Indiana Department of Environmental Management

JUNE 23, 2005

Date

For the U.S. Environmental Protection Agency, Region 5:

Bharat Mathur, Acting Regional Administrator

U.S. Environmental Protection Agency, Region 5

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#### Purpose of the EnPPA

The Indiana Department of Environmental Management (IDEM) and the United States Environmental Protection Agency (USEPA) Region 5 are entering into their fifth Environmental Performance Partnership Agreement (EnPPA). The biennial agreement identifies program specific priorities and mutual areas of interests between the two agencies. The purpose of this agreement is:

- 1. To determine a specific list of program elements for primary focus.
- 2. To develop a general plan of action for each element listed.
- 3. To describe the roles and responsibilities of each agency in addressing each element.
- 4. To set the term of this agreement from July 1, 2005, to June 30, 2007.

The EnPPA is a product of the National Environmental Performance Partnership System (NEPPS), a joint initiative of the USEPA and Environmental Council of States (ECOS). The EnPPA, formed under NEPPS, is designed to provide states and USEPA with flexibility in achieving environmental results and to enhance accountability in achieving environmental progress. The Performance Partnership Grant (PPG) is the federal grant used to fund many of the EnPPA activities.

#### **Scope of the EnPPA**

The EnPPA, including the general work plans, primarily focuses on activities that are funded by PPG dollars. The scope of the EnPPA by no means fully encompasses the entire work load of each agency, but is intended to compliment IDEM's strategies and USEPA's regional work plan. It is designed to be a concise strategic document to be used to focus limited resources on committed specific outcomes. In addition to the general work plans described within the EnPPA, IDEM has more detailed work plans to be used internally to address and complete the elements committed to within this agreement.

#### **Grants Covered Under the EnPPA**

IDEM has and intends to utilize the Performance Partnership Grant (PPG) in order to gain more flexibility in the use of the federal funding and to reduce the administrative burden of having numerous specific categorical grants tied to work plans. Also, the PPG allows for the continuance of key resource investments that have already been determined to be priority activities. The federal and the state funding in the proposed PPG are \$24.14 million and \$19.57 million. The proposed general categories are as follows:

- 1. Underground Storage Tank
- 2. Air 105
- 3. Water 106 (404 and 414)
- 4. PWSS
- 5. RCRA (Hazardous Waste Permitting and Great Lakes Initiative)
- 6. Clean Sweeps
- 7. Enviroschools (EMS)
- 8. PCB
- 9. Corrective Action

#### **Development and Elements of the EnPPA**

The development process:

- Initial List: An initial list of EnPPA priorities began with IDEM team members discussing and listing the past, present and future goals of each program area.
- **Draft Priority List**: The draft priority list was developed from the initial list, focusing on those priorities that were funded primarily by EPA grants.
- **Draft EnPPA**: The draft EnPPA was developed from the priority list and presented to USEPA Region 5 during a kick-off meeting held in Indianapolis on 4/5/2005.
- **Program Work Group Discussion**: Program groups from both agencies met jointly to discuss work plans, goals and EnPPA priorities, (The joint land group meeting was on 5/5/05, the air group meeting was on 5/12/05 and the water group meeting, via teleconference, was on 5/20/05.)
- Final EnPPA: The final EnPPA was a result of shared discussions and mutual agreement between the agencies.

#### The elements:

- The elements of the EnPPA provide a framework for accountabilities by clearly defining IDEM and USEPA actions, roles and specific program area contacts.
- The elements of the EnPPA are listed as program specific with included work plans for each element.
- The elements of the EnPPA require a joint assessment. The joint assessment will be an annual face-to-face discussion between IDEM and USEPA at the end of year one. The joint assessment will highlight successful program achievements; identify areas that need improvement and/or additional resources; provide a mechanism for discussions and adjustments in specific program directions or approaches.
- The reporting elements of the EnPPA will be defined by USEPA. USEPA Region 5 will inform IDEM of the level of detail needed for each program element.
- The EnPPA is viewed as a "living document" that is flexible and can be modified, upon agreement, to reflect changes in IDEM and USEPA needs.

#### Roles of IDEM and USEPA

This agreement defines the roles that both IDEM and USEPA Region 5 will undertake to meet the program commitments.

IDEM and USEPA recognize the primary role of IDEM in administering federal environmental programs delegated to the state under federal law and in carrying out state programs prescribed under state law. USEPA Region 5's role in assisting IDEM includes: addressing multi-state or national issues directly; implementing programs not delegated to IDEM; and working on targeted sectors, watersheds or airsheds in conjunction with IDEM. Several activities are common to both IDEM and USEPA Region 5, such as permitting, compliance, enforcement, monitoring, and outreach.

#### **Compliance and Enforcement Assurance**

Compliance and enforcement activities accomplished during the term of this EnPPA are included in the detailed State program plans (at the section level.) The following tenets

serve as the foundation for IDEM-USEPA relationships with respect to Compliance and Enforcement activities:

- Utilize the most effective application of compliance tools to encourage regulated facilities to maintain and, where possible, exceed compliance with environmental laws (e.g., compliance assistance, compliance assurance, administrative/civil enforcement and criminal prosecution.)
- Utilize joint preplanning to coordinate priorities, maximize agency resources, avoid duplication of efforts, eliminate "surprises" and institutionalize communication.
- Manage for internal and/or external environmental results.

In addition to providing guidance to IDEM, USEPA has a continuing role in environmental protection in the State of Indiana. USEPA carries out its responsibilities in a variety of ways, including:

- Acting as an environmental steward, ensuring that national standards for the protection of human health and environment are implemented, monitored and enforced consistently in all States.
- Assisting in conducting inspections and enforcement actions.
- Providing compliance and technical assistance to the State and its regulated entities.
- Providing science based information to the State and its regulated entities.

Under this EnPPA agreement, IDEM and USEPA retain their authorities and responsibilities to conduct enforcement and compliance assistance. Enforcement will be accomplished in the spirit of cooperation and trust. Specific federal enforcement and compliance assistance responsibilities include, but are not limited to, the following:

- Working on National Priorities and Regional Priorities (e.g., multi-media inspections, sectors or companies with significant company-wide non-compliance in several states, and OECA Priorities.)
- Ensuring a level playing field and National consistency across State boundaries.
- Addressing interstate and international pollution (e.g., watersheds and ambient air.)
- Addressing criminal violations.
- Conducting enforcement to assure compliance with federal consent decrees, consent agreements, federal interagency agreements, judgements and orders.
- Conducting state reviews in accordance with the OECA's National State Review Framework.

USEPA will take enforcement actions in Indiana, as necessary and appropriate, to ensure implementation of federal programs and as a deterrent to non-compliance, in accordance with the communication and coordination activities outlined above. There may be emergency situations or criminal matters that require USEPA to take immediate action (e.g., seeking a temporary restraining order.) In those circumstances, USEPA will consult with IDEM in a timely manner, following the initiation of the action.

#### **Quality Management Plans**

The Quality Management Plan (QMP) describes the quality system used by IDEM in terms of the organization's structure, the functional responsibilities of management and staff, the lines of authority, and the required interfaces for planning, implementing, and

assessing all activities conducted. The QMP describes the specific quality assurance and quality control practices employed by both IDEM staff and its contractors for data generation, handling, and monitoring. It also addresses the practices used to promote quality and consistency within the various processes performed by IDEM in carrying out its mission as an environmental regulatory agency.

IDEM has had a Quality Management Plan in place since 1999. A scheduled revision of the QMP was sent to USEPA in early December 2004, which will be effective until June 30, 2006.

Although IDEM only recently submitted a revised Quality Management Plan to USEPA, the new IDEM senior leadership has initiated a further revision of the QMP. To date, the IDEM QMP has combined quality issues from each of several program areas into a single QMP document. The revision, which began in April 2005, will continue to use the basic ten elements and ten chapters format, but each program branch will be discussed within its own ten chapters. All issues that are truly agency wide will be addressed in an overarching, agency wide QMP that will be comprised of numerous smaller, more manageable program branch specific QMPs. This revision will contain broad, agency wide requirements to which branches must adhere when preparing branch specific QMPs. A further effort will be made to standardize agency methodologies for conducting quality systems assessments and for addressing quality systems improvement.

This revision effort is consistent with USEPA guidance on Quality Management Plans, which clearly states that states' Quality Management Plans may be revised when there is any reorganization of the agency, or the agency's quality system. When completed, this revision of the IDEM QMP will produce a quality systems document that is both more manageable and more accessible to the program branches, the public, and USEPA.

#### Reporting

IDEM will continue to report to USEPA the necessary information as required and agreed upon, including required timelines. It is recognized that reporting requirements beyond those specifically mentioned in this agreement do exist. Those requirements often relate to populating national databases or to tracking performance against priority activities identified in the internal IDEM work plans. These requirements may be embodied in a variety of existing agreements and are not reiterated in this agreement. IDEM will reference its web site and other existing reports as supporting documentation for the EnPPA and the PPG. Both IDEM and USEPA will report through the Joint Assessment Process.

#### **Joint Priorities and Mutual Interests**

Joint priorities represent a subset of environmental program responsibilities that IDEM and USEPA agree represent investment priorities for the EnPPA period for various reasons, for example:

- The program is an important, newly developing initiative that requires the attention of both IDEM and USEPA to adequately develop.
- The program area is at risk of inadequately functioning, and the deficiency

represents a significant vulnerability to the integrity of the environmental protection program.

- The program represents a long-term strategic investment opportunity.
- The program offers the opportunity to demonstrate innovations to promote environmental improvements or enable efficiency enhancements.

IDEM and USEPA met and identified the following Joint Priorities which will be discussed during the joint assessment process:

#### Joint Priorities

Air - Midwest Diesel Initiative to reduce diesel emissions in the

Midwest corridor, including truck stop electrification, school bus and garbage truck retrofits and a IDE hosted DieselWise website.

Water - Issuance of expired permits.

- Addressing Combined Sewer Overflows (CSOs), Long Term Control Plans (LTCPs), and Sanitary Sewer Overflows (SSOs).

Waste - NW Indiana - Focus on Indiana Harbor supplemental risk

assessment and dredging activities and the Grand Calumet watershed remediation/restoration NRD projects.

- Resource Conservation Challenge, including industrial byproduct beneficial use/reuse, compost utilization and safe recycling and

management of end-of-life equipment.

IDEM and USEPA met to discuss areas of Mutual Interest. Areas of Mutual Interest are areas that can be worked on independently and are not necessarily addressed within the EnPPA.

#### **Mutual Interests**

Air - Reduction of risk from air toxics in communities

- Global settlement cases

Water - Work on impaired waters [e.g., Total Maximum Daily Loads

(TMDLs) and St. Joseph River]

Waste - Schools initiative

- Landfills, Subtitle D Research Development and Demonstration

(RD & D) rule

OSEC - Environmental indicators

- Innovation projects

- Great Cities (Urban Initiative) communication

- State and Tribal Science Network (research projects)

#### **Joint Planning and Evaluation Process**

IDEM and USEPA Region 5 both agree that it is important to clearly articulate how all the components of the performance partnership are interrelated. In order to evaluate this

agreement and complete the previous one, both agencies will participate in a joint planning and evaluation process. The process timelines is as follows:

<u>Actions</u>	<u>Deadlines</u>
2005-2007 EnPPA Begins	July 1, 2005
Final Environmental Conditions Report (2003-2005 EnPPA)	Sept. 30, 2005
USEPA Evaluation of State's Final Report (2003-2005 EnPPA)	December 2005
Joint Assessment Process	June 2006
Joint Assessment Process Conditions Report	Sept. 30, 2006
USEPA Region 5's Evaluation of Report	December 2006
Senior Management Planning Meeting (2007-2009 EnPPA)	April 2007
IDEM/USEPA Program-to-Program Meetings (2007-2009 EnPPA)	April/May 2007
Workplan Negotiation (2007-2009 EnPPA)	April 2007
Workplan Finalized (2007-2009 EnPPA)	May 2007
Draft EnPPA Finalized (2007-2009 EnPPA)	June 2007
2007-2009 EnPPA Begins	July 1, 2007
2005-2007 Final Environmental Conditions Report	Sept. 30, 2007

The joint assessment process for this agreement will:

- Provide general discussion, measurements of outcomes and analyze the environmental and programmatic results of each element.
- Identify emerging issues, environmental trends and strategies for improvement.
- Provide flexibility in both form and substance, as warranted by program performance.
- Seek to eliminate duplicative or unnecessary efforts and reporting.
- Respond with appropriate solutions, which may include redirecting goals and resources; obtaining federal assistance; or decreasing/increasing federal oversight and involvement in the management of delegated programs.
- Encourage IDEM to find innovative program implementation alternatives, as long as the desired result is able to be measured and achieved.

The success of each outcome of this agreement relies on clear, constructive communication and the commitment of IDEM and USEPA Region 5 to work together to implement IDEM's Quality Improvement Process, which utilizes the **Plan-Do-Check-Improve** model, to solve problems and improve the programs. If any differences exist on specific issues or problems, IDEM and USEPA Region 5 should move quickly to resolve them at the staff level or elevate the issue through the dispute resolution process in order to gain resolution.

#### **Mutual Accountability**

The approach from direct oversight to mutual accountability and joint assessment is a shift from the traditional approach. IDEM and USEPA will jointly assess each program element and determine the appropriate course change, as needed. USEPA will review and act on new regulations in program areas that impact Indiana's authorization or where federal statute or regulation requires USEPA review and approval of State actions (e.g., water quality standards.)

#### **Dispute Resolution Process**

IDEM and US EPA Region 5 will use the following agreed-upon dispute resolution process to handle the conflicts that may arise as we execute this agreement. We will treat the resolution process as an opportunity to improve our joint efforts and not as an indication of failure. For the purpose of this agreement, the following definitions will apply.

**Dispute**: Any disagreement over an issue that prevents a matter from going forward. **Resolution Process**: A process whereby the parties move from disagreement to agreement over an issue.

#### Informal Dispute Resolution Guiding Principles

- Recognize conflict as a normal part of the state/federal relationship.
- Approach disagreement as a mutual problem requiring efforts from both agencies to resolve.
- Approach the conflict as an opportunity to improve joint efforts.
- Aim for resolution at the staff level, while keeping management informed.
- Disclose underlying assumptions, frames of reference and other driving forces.
- Clearly differentiate positions and check understanding of content and process with all appropriate or affected parties.
- Document discussions to minimize future misunderstandings.
- Pay attention to time frames and/or deadlines and escalate quickly when necessary.

#### Formal Conflict Resolution

There are several formalized programmatic conflict resolution procedures that may to be invoked if the informal route has failed to resolve all issues. Examples include:

- 40 CFR 31.70 (outlines the formal grant dispute procedures.)
- National Pollutant Discharge Elimination System conflict resolution procedure.
- Superfund program dispute resolution contract that provides neutral third parties to facilitate conflict resolution for projects accepted into the program.

For matters involving this agreement, the following procedures will be utilized:

- 1. Principle: Disputes should be resolved at the front line or staff level, when feasible.
- 2. Time frame: Disputes should be resolved as quickly as possible but within two weeks of their arising at the staff level. If unresolved at the end of two weeks, the issue should be raised to the next level of each agency.
- 3. Escalation: When there is no resolution and the two weeks have passed, there should be comparable escalation in each agency, accompanied by a statement of the issue and a one-page issue paper. A conference call between the parties should be held as soon as possible. Disputes that need to be raised to a higher level should again be raised in comparable fashion in each agency, until resolution is obtained.

#### **Environmental Conditions in Indiana**

To put the elements of this agreement into context, it is useful to review the progress achieved in each program area and the current status of our waters, air and land in Indiana. A summary of Indiana's environmental conditions are as follows and are used as the basic elements listed in each area work plan:

#### Water

Indiana waters today are decidedly cleaner than they were decades ago. Regulatory programs for industrial and municipal discharges have been implemented. Furthermore, Indiana's 1996 surface water monitoring strategy has assessed all lakes and streams in the state for their intended use. The intended outcome is to improve upon the fact that 63% of Indiana's 35,673 miles of streams fully support aquatic life use and 46% support full body contact recreational use. Almost all of Indiana's 59 miles of Lake Michigan shoreline, outside the Indiana harbor, fully supports aquatic life use.

IDEM continues to identify general causes and sources of water impairments within the state. The specific outputs listed within the water work plan section of this agreement are intended to focus and address the anticipated outcomes. For example, pathogens affecting recreational use, and mercury and polychlorinated biphenyl (PCB) affecting fish consumption impact more than 2000 miles of streams in Indiana. The 2004 List of Impaired Waters identifies waterbodies not meeting Indiana's water quality standards. IDEM teams are continuing to develop total maximum daily load calculations (TMDLs), as required by Section 303(d) of the Clean Water Act, to identify sources contributing to the impairment of Indiana's surface water. With a re-tooled approach in developing TMDLs in 2004, IDEM had a total of 40 approved TMDLs.

Furthermore, IDEM recognizes the need to timely issue NPDES permits and maintain adequate compliance and enforcement of those permits to reduce point source water impairments. Additionally, IDEM understands the importance of having long term control plans in place to reduce the incidence of combined sewer overflows (CSO), which also contribute to the impairment of Indiana's waters.

IDEM's Office of Water Quality (OWQ) is committed to meet its obligations outlined within this agreement. Also, OWQ is working to identify additional resources necessary to meet those commitments, including trade-offs that may result in discussions during the annual joint assessment review process. Furthermore, the anticipated outcomes include providing the regulated communities with a comprehensive understanding of rules, regulations and expectations, as a result of compliance assistance efforts, thus improving their ability to comply with applicable requirements.

#### **Ground Water**

Ground water is an important resource for Indiana's citizens, agriculture and industry. The majority of the state's population utilizes ground water for drinking water. Of the population served by publicly owned water supplies, 50% depends on ground water for sustaining their basic quality of life.

To protect Indiana's public ground water drinking supplies, IDEM is assessing Indiana's drinking water sources. The assessment will provide an inventory of potential contaminants and a determination of water system susceptibility to contamination. Additionally, IDEM utilizes regulatory, compliance and enforcement tools to ensure the safety of Indiana's public drinking water supplies.

#### Air

Indiana's air quality has improved significantly in the last 15 years. Regulatory programs aimed at emission reductions for vehicles and industry has reduced smog and dust levels throughout the state. Voluntary programs such as ozone education and awareness, diesel retrofits and anti-idling policies, have played an important role in improving Indiana's air quality. Air quality in Indiana now meets health standards set by the USEPA for sulfur dioxide, nitrogen dioxide, carbon monoxide, lead and coarse particles of dust and soot (PM<sub>10</sub>), as measured by air quality monitors located across the state.

However, there are still areas and pollutants of concern to address. USEPA has adopted more protective health standards for ozone, based on an 8-hour measurement, and standards for fine particles (PM-2.5). As of May 5, 2005, Indiana had 24 counties or portions of counties that were designated nonattainment for the 8-hour ozone standard and 17 counties or portions of counties that were designated nonattainment for the annual PM-2.5 standard.

Yet, ozone and PM-2.5 levels continue to decline across the state. All but 2 counties are designated attainment for the 1-hour ozone standard. As of the end of 2004, 5 counties designated nonattainment for the 8-hour ozone standard met the standard and became eligible to be redesignated to attainment. Also, 2 of the original 19 counties proposed by USEPA to be nonattainment for PM-2.5 had met the standard and were reclassified to attainment.

Levels of air toxic chemicals, for which there are no health standards, are also of concern in Indiana. IDEM has been operating an air toxics monitoring network to measure and track hazardous air pollutants since 1999. IDEM has adopted into state law the national emission standards for hazardous air pollutants, which provide industry-specific control technology requirements, so that the state can enforce them. IDEM has worked to provide compliance assistance to industries subject to the standards. IDEM has developed risk assessment capabilities to investigate air toxics risks at the community level. IDEM also has facilitated voluntary programs to reduce the risks of diesel emissions, such as the School Transportation Association of Indiana's anti-idling policy, school bus and municipal fleet diesel retrofits, and a demonstration project in truck stop electrification in Northwest Indiana.

In summary, IDEM's Office of Air Quality (OAQ) near-term challenges include working with USEPA to achieve the following anticipated outcomes as a result of completing the priorities listed in the Office of Air Quality section of this agreement:

- ensure that regulated communities are aware of their air pollution control obligations by conducting compliance assistance, compliance evaluations, and enforcement activities
- ensure that regulated communities are properly permitted by issuing all initial Title V operating permits and by making timely decisions on Title V permit renewals, PSD, Major NSR, and significant permit modifications
- ensure lower air emissions from regulated communities by: IDEM's submittal and USEPA approval of all State Implementation Plans; and the development of state rules to implement federal requirements, resulting in all non-attainment counties coming into

#### compliance

• develop expertise to monitor, measure, track, assess and identify air toxics to determine the levels and location or such toxics in the community resulting in the lowering of pollutant exposure to the population

#### Land

Considerable progress has been made in improving the quality of land in the state of Indiana. Regulations, compliance and enforcement programs aimed at addressing entities that treat, store, generate or dispose of contaminants have had significant impact on improving the quality of land in Indiana.

In addition to other programs within the state agency, IDEM has and will continue to focus on corrective actions at hazardous waste facilities and leaking underground storage tanks. Considerable resources have been focused to obtain and address the environmental indicators established through the Government Performance and Results Act (GPRA). IDEM's Hazardous Waste Corrective Action Staff is currently located in two different branches. A proposal is being circulated for approval to consolidate into a single branch and supplement the group with staff additions to focus on the 2008 GPRA goals. In addition to the proposed changes, IDEM staff coordinates with our internal Office of Pollution Prevention and Technical Assistance to develop compliance assistance programs for hazardous waste generators.

IDEM's Office of Land Quality (OLQ) has focused on developing and redefining programs to address the proper management of waste material stored, generated and remediated in Indiana. In addition, as new regulations are adopted to further refine protection and as responses to new technologies is required, the OLQ staff is committed to continuous improvement through adaptation and development of rules and policies, including the reorganization of roles within the department. Furthermore, through OLQ's compliance assistance efforts, the expected outcomes include providing the regulated communities with a comprehensive understanding of rules, regulations and expectations, thus improving their ability to comply with applicable requirements.

#### Outlook

Indiana, in partnership with USEPA and other stakeholders, can be proud of its environmental record, but must be ready for continuing challenges. This agreement, addressing near-term focus points and program specific elements and corresponding work plans, is designed to outline those commitments. The outcomes are intended to improve environmental conditions in the state of Indiana and provide a mechanism to track the improvement.

## Office of Water Quality

Impaired Waters List & Water	Quality Report	Priority linking number
Contact(s): a) Jody Arthur, Martha Clark Mettler b) Dennis Clark, Lee Bridges, Art Garceau	EPA Contact(s): a) Kevin Pierard, David Stoltenberg, b) Linda Holst, Ed Hammer, Sarah Lehmann	Due date: a) 4/1/06 b) 12/31/05 and 12/31/06
support and guidance on the use of the Asse.	materials submitted: Provide guidance on repo ssment Database. b) Provide assistance in and probability monitoring with other monitoring des	nlyzing and reporting probabilistic
and the 305(b) report on water qu	use (ADB) to submit the 303(d) list ality by established deadlines for a integrated Report information (e.g., e formats (see IR Guidance).	ll relevant
Status:		
<u> </u>	ne probabilistic monitoring strategy us of Indiana's surface water quality ng Strategy.	-
Status:		
TMDLs		Priority linking number
Contact(s): a) Martha Clark Mettler b) Dennis Clark, Lee Bridges, Art Garceau	EPA Contact(s): e) Kevin Pierard b) Linda Holst, Sarah Lehmann, Ed Hammer	Due date: a) 9/1/2006 and 9/1/2007 b) 12/31/2005 and 12/31/2006
EPA Role: a) Timely review and comment, an causes/sources of impairment.	nd contractor assistance, b) Provide guidance/o	ther information on identifying
a) Develop TMDLs on waterb 2006, and the number for 2007 to	oody segments – 34 submitted for E be determined.	EPA approval by
Status:		
on sources and causes of impairm	fication Studies – Monitor waters to nents for use in the development of plans. Follow the plans outlined in	total maximum daily
Status:		
	complish the goals of the Accountain lity projects by FY 06, which are to a reasonable time period.	
Status:		
the 303(d) list to support Accoun	emental funding to watersheds with tability Projects, TMDL implement ough watershed planning and imple	tation, and restoration
Status:		

Wetland and Stream Impac	ets	Priority linking number
Contact(s): Martha Clark Mettler	EPA Contact(s): Kevin Pierard	Due date: Ongoing
a) Review applications an	d issue appropriate permits for wet	tland and stream impacts.
Status:		
,		
OWQ Permits		Priority linking number
Contact(s):a) Catherine Hess b) Steve Roush c) Cyndi Wagner	EPA Contact(s): a and b) Peter Swens c) Brian Bell	on Due date: See below
EPA Role: a, b) Review agreed-upon pe	ermits c) Provide technical assistance. Work to	gether on agreed-upon CSO communities.
	mits – Issue 95 percent of all identi	
	ermits within statutory timeframes. icipal NPDES Permits by 9/30/05	
Status:	icipal NI DES Termits by 9/30/05	-11 03 date.
1,500,000,000,000	g of municipal permits at 10 percer	at or less
Status:	g of maincipal permits at 10 percer	it of iess.
	al NPDES Permits within Statutory	timeframes
Status:	ii 141 DES I Climis within Statutory	timenames.
	d major Municipal permits which h	nave expired for more
than 10 years by the end of F		lave expired for more
Status:	3	
b) Industrial NPDES Perm	nits – Issue 95 percent of all identi	fied priority backlogged
	ermits within statutory timeframes.	
	strial NPDES Permits by 9/30/05 –	- FY 05 date.
Status:	C: 1 10	4 1
	g of industrial permits at 10 percen	it or less.
Status:	INDDEG Demily 141' Grand	4: C
	NPDES Permits within Statutory	timetrames.
Status:		
• Reissue all identified 10 years by the end of FY 20	d major Industrial permits which had (Sept. 30, 2006).	ave expired for more than
Status:		
	general storm water permits for inc and renewed in a timely manner.	lustries, construction sites
Status:		

Contact(s): Cyndi Wagner	EPA Contact(s): Peter Swenson/ Pat Kuefi	er Due date: See Below
EPA Role: EPA will be the lead on certain envagreement, as practicable, on approvable long of Evansville, Jeffersonville, Indianapolis, Ft. W. Anderson (under the existing federal consent of resources allow.	-term control plans and implementation sche Vayne, Gary, Hammond, Mishawaka, South	edules. These include the communities Bend and Elkhart, and oversight of
a) Review and Approve Comb. (LTCPs).	ined Sewer Overflow (CSO) Lor	ng Term Control Plans
the IDEM/EPA CSO agre	007, and consistent with the time eement, 65% of all permitted CS le schedule or a formal enforcemesult.	Os have an approved
Status:		
the IDEM/EPA CSO agree	008, and consistent with the time eement, 75% of all permitted CS s (LTCP) through permitting/enf	Os have approved
Status:		
PCS Modernization	Santa La Costa Mark San Costa	Priority linking number
Contact(s): Charles Dunn	EPA Contact(s): James Coleman	Due date: 01/01/06 or when available from EPA
EPA Role: Communicate regularly via conferen	ce call and other meetings to coordinate.	
EPA).	to ICIS-NPDES by 1/1/06 (or or	nce available from
Status:		
b) Train staff on ICIS-NPDES	by 1/1/06 (or once training is ava	ailable from EPA).
Status:		
State PCS Replacement System (	(SPuRS)	Priority linking number
Contact(s): Charles Dunn and IDEM IT	EPA Contact(s):	Due date: Ongoing
Work with IDEM's Office of Extension (SPuRS).  a) Prepare and Submit Requisit		e PCS replacement
Status:		And the state of t
b) Work through state procuren	nent process to secure contractor	to convert Michigan
Status:		
c) Implement new system.		
Status:		

NPDES

Priority linking number

Contact(s): b, c) Debbie Dubenetzky and Rick Roudebush; a, e, and f) Debbie Dubenetzky and Don Daily; d) Debbie Dubenetzky, Don Daily and Charles Dunn

EPA Contact(s): James Coleman, Carol Staniec & Patrick Kuefler Due date: a, b, c, e) Annual Basis d, f) Ongoing

NPI	ain an adequate enforcement and compliance assistance program to help ensure to S violations are prevented and if violations occur, they are adequately addressed Pretreatment Compliance Program	
	tatus:	
	Audit 20% of approved pretreatment programs annually. itatus:	
	Inspections Inspect 70% of major NPDES facilities.	
	tatus:	
	Inspect 30% of minor NPDES facilities.	
	tatus:	
	Respond to 100% of complaints.	
	tatus:	
	Operator Assistance (OATS) Provide On-site Operator Assistance to communities through EPA 104(g) gra Monitor pollutant discharge reductions as a result of this assistance.	ant.
	tatus:	
	QA/QC Conduct QA/QC reviews of submitted self-monitoring data to evaluate reliability.	
	tatus:	
	Continue to assist EPA in implementation of Federal DMR QA program. tatus:	
	Operation and Maintenance (O&M) Awards  Nominate eligible Indiana wastewater treatment facilities to EPA for consideration of a regional or national EPA O&M award.	
	tatus:	
f	Coordinate SNC workgroups and participate in SNC-major conference calls with EPA.  Maintain the SNC rate for majors below 10%, and the size of the active exceptions list below 2%, both as measured on a quarterly basis Monitor facilities on the Watch List and Take Action as Appropriate	
	tatus:	

Safe Drinking Water Act (SDWA)

Priority linking number

Safe Drinking Water Act (SDV	VA)	Priority linking number
Contact(s): a)Pat Carroll and Stacey Jones; b-e) Pat Carroll and Al Lao; f) Pat Carroll and Liz Melvin	EPA Contact(s): Charlene Denys, Margie Chacon	Due date: a-d) Ongoing e) annuall f) Ongoing and End of SFY 2006
Maintain and update the SDWIS database in	Maintain and update the SDWIS database includ icluding the state version, SDWIS-state d) provide the level of non-compliance among small water the electronic sanitary survey form	de compliance assistance, e) take
a) New federal safe drinking	water rules will be re-codified to St	ate rules and the
"primacy package" will be subm	itted to EPA within four years (incl	uding two year
extension period) after publication	on of the final rules.	36
Status:		
b) All required federal report	ing requirements are submitted with	nin the required
	ne through the Annual Resource Dep	-
Status:		
management system (S routine updates of system)	Supply Supervision Program by mathematical DWIS) that accurately tracks the intermination, violations and enfolding determination for all safe dring the safe drings.	ventory (including orcement, sampling
Status:		
and Nontransient Noncreceive a violation letter receiving the violation appropriate actions conwhere the system has a enforcement. In FY200	Violations. Ons will first receive a violation letter ommunity Systems, the certified oper. Systems that do not correct the voletter will be referred to the Office of sistent with agency policies and proceptified operator, the operator will correct operator, the operator will off, IDEM will target additional reservants in meeting monitoring and reports	perator will also violation after of Enforcement for occdures. In cases also be referred for ources to provide
Status:		3
	mation will be in compliance with 9 rule requirements annually.	5% of pre-1994 rule
Status:		
f) Sanitary Surveys at Public Complete sanitary surv noncommunity systems	eys at one third of community and of	one fifth of
Status:		
	electronic sanitary survey by the en	d of SFY 2006
Statue:	Silvey by the off	

<b>Source Water Protection</b>		Priority linking number
Contact(s): Pat Carroll and Jim Sullivar	n EPA Contact(s): Charlene Denys, Margie Chacon	Due date: a) Annually b) SFY 2006/SFY 2007
	otection plan (WHPP) reviews of subm	itted community
water systems.	w of 60 WHPPs in SFY 2006.	
	w 01 00 WHFFS III SF 1 2000.	
Status:		
	w of 65 WHPPs in SFY 2007.	
Status:		
	te Source Water Assessments (SWAs). e 60 community ground water SWAs in	
Status:	2	
Complete/distribute	e 65 community ground water SWAs ir	sfy 2007.
Status:		
• Complete/distribute 2006.	e all transient and non-transient ground	water SWAs in SFY
Status:		
Complete/distribut	te all surface water system SWAs in SF	Y 2007.
Status:	,	
Otatuo.		
Surface Water Quality Mo	onitoring Strategy	Priority linking number
Contact(s): Dennis Clark, Art Garceau, Bridges, Syed Ghiasuddin		Due date: 3/1/06
with IDEM to implement the strategy as address issues identified in the strategy portions of the strategy that could not be support as available. Act as lead for desessions  a) The current Surface W	vising monitoring strategy. Review and provide common identify resources to address identified gaps, c) What is an approvide technical assistance/guidance as required implemented and reasons why (feedback into A), considered in identifying agendas and provide assistance in identifying a derivative in identify	fork with IDEM to identify resources to ested. Work with IDEM to identify all Provide meeting support and traveling appropriate speakers for SWiMS and (2006-2010 Surface)
Water Monitoring Strategy) Strategy Guidance by March	to comply with the 10 elements of the 1	National Monitoring
	11, 2000.	
Status:		
b) Implement revised stracontinue to implement the ex	ategy beginning in the 2006 monitoring xisting strategy.	season and until then,
Status:		
c) Implement existing str schedule.	rategy until March 1, 2006, according to	the identified
Status:		
d) Actively participate in	Bioassessment Consistency Workgrou	p and SWiMS

Status:		**
Vater Quality Standards		Priority linking number
ontact(s): a) Martha Clark Mettler; Dennis Clark	EPA Contact(s): Linda Holst, David Pfeifer and Candice Bauer	Due date: Ongoing
	n workgroup, and any nutrient workgroups or meet ely comments. To the extent that resources are ava	
_ /	cholders to develop revised antidegradadoption process by 12-31-2006.	lation rule language
Status:		
RTAG meetings and conferen	ria development plan, participate in R ce calls), keep the plan up-to-date and odates on the deadlines, milestones an	d provide EPA with
Status:		
C	Office of Air Quality	
ermits Branch		
itle V Operating Permits (T	ALAKSA SINDANI PENGANTAN P	Priority linking number
DEM Contact(s): Paul Dubenetzky	EPA Contact(s): Pamela Blakley	Due date: 6/30/06
sue All TVOPs received prion  a) Track progress on new so		
Status:		»
SD and Major NA NSR per	mitting	Priority linking number
EM Contact(s): Paul Dubenetzky	EPA Contact(s): Pamela Blakley	Due date: Ongoing
PA Role: Work closely with OAQ staff to ossible.	ensure that any issues are raised and satisfactoril	ly address as early in the process a
Vork with EPA on each PSD of	7	
a) Final permits meet state	and federal expectations.	
Status:		
itle V Significant Permit Mo	odifications	Priority linking number
DEM Contact(s): Paul Dubenetzky	EPA Contact(s): Pamela Blakley	Due date: Ongoing
PA Role: Review identified permit modif	ications during public notice period	
ne business needs of permittee	V Significant Permit modifications whes.  mit modification with a minimum of a	•

State Implementation Plan (SIP) Revision	on a second second	Priority linking number
	ontact(s): Pamela Blakley	Due date: To be established
PA Role: Work with IDEM, EPA HQ, and OAQPS to app	prove the SIP revision	
a) Approve Indiana's version of the De		Source Review Reform
Status:	0000 j = - 2000 km km	1 2 1 2 2
Renew Title V Operating Permits		Priority linking number
DEM Contact(s): Paul Dubenetzky EPA Co	ontact(s): Pamela Blakley	Due date: 6/30/07
PA Role: Work with IDEM on first-time inclusion of Com	pliance Assurance Monitoring	and NESHAP language.
a) Work on pending TVOP renewals so enewal applications are issued prior to express issued within 9 months of receipt.		
Status:	77777	
Air Compliance Branch		
Air Compliance Branch Compliance Monitoring Strategy (CMS)	) for Title V and	Priority linking numb
Compliance Monitoring Strategy (CMS FESOP	<b>在第二人员会是这种</b>	
Compliance Monitoring Strategy (CMS FESOP	) for Title V and ontact(s): Brent Marable	Priority linking number
Compliance Monitoring Strategy (CMS FESOP	ontact(s): Brent Marable	Due date: 06/30/06
Compliance Monitoring Strategy (CMS) FESOP Contact(s): Phil Perry, Dave McIver EPA Contact(s): Phil Perry and work closely with IDEM/OAC	ontact(s): Brent Marable Q staff to insure any issues are	Due date: 06/30/06 e raised and satisfactorily addressed.
Compliance Monitoring Strategy (CMS FESOP  Contact(s): Phil Perry, Dave McIver EPA Contact(s)	ontact(s): Brent Marable Q staff to insure any issues are Monitoring Strategy (C	Due date: 06/30/06 e raised and satisfactorily addressed.
Compliance Monitoring Strategy (CMS) FESOP  Contact(s): Phil Perry, Dave McIver  EPA Contact(s): Phil Perry, Dave McIver  EPA Role: Review CMS and work closely with IDEM/OAG  Develop and implement the Compliance Monitoring  a) Develop the Compliance Monitoring	ontact(s): Brent Marable  Staff to insure any issues are  Monitoring Strategy (Core evaluations.	Due date: 06/30/06 e raised and satisfactorily addressed.  (MS) for Title V and
Compliance Monitoring Strategy (CMS FESOP  Contact(s): Phil Perry, Dave McIver EPA Con	ontact(s): Brent Marable  Staff to insure any issues are Monitoring Strategy (Content of the evaluations.  Strategy (CMS) with	Due date: 06/30/06 e raised and satisfactorily addressed.  (MS) for Title V and
Compliance Monitoring Strategy (CMS FESOP  Contact(s): Phil Perry, Dave McIver EPA Con	ontact(s): Brent Marable  Staff to insure any issues are Monitoring Strategy (Ce evaluations.  g Strategy (CMS) with	Due date: 06/30/06 e raised and satisfactorily addressed. EMS) for Title V and a U.S. EPA Region V by
Compliance Monitoring Strategy (CMS FESOP  Contact(s): Phil Perry, Dave McIver EPA Con	ontact(s): Brent Marable  Staff to insure any issues are Monitoring Strategy (Ce evaluations.  g Strategy (CMS) with	Due date: 06/30/06 e raised and satisfactorily addressed. EMS) for Title V and a U.S. EPA Region V by
Compliance Monitoring Strategy (CMS FESOP  Contact(s): Phil Perry, Dave McIver EPA Con	ontact(s): Brent Marable  O staff to insure any issues are  Monitoring Strategy (Content of the evaluations).  The evaluations of all Part 70 sources  onto of all Part 70 sources	Due date: 06/30/06 e raised and satisfactorily addressed. EMS) for Title V and a U.S. EPA Region V by or inspections and es once every 2 years,
Compliance Monitoring Strategy (CMS EESOP  Contact(s): Phil Perry, Dave McIver EPA Con	ontact(s): Brent Marable  O staff to insure any issues are Monitoring Strategy (Content of the evaluations.  In Strategy (CMS) with the strategy (CMS) for the s	Due date: 06/30/06 e raised and satisfactorily addressed. EMS) for Title V and a U.S. EPA Region V by or inspections and es once every 2 years, in the CMS.
Compliance Monitoring Strategy (CMS EESOP  Contact(s): Phil Perry, Dave McIver EPA Con	ontact(s): Brent Marable  O staff to insure any issues are  Monitoring Strategy (Content of the evaluations).  The evaluations of all Part 70 sources of all Part 70 sources of all FESOP sources of all FESOP sources.	Due date: 06/30/06 e raised and satisfactorily addressed. EMS) for Title V and a U.S. EPA Region V by or inspections and es once every 2 years, in the CMS. es once every 5 years
Compliance Monitoring Strategy (CMS EESOP  Contact(s): Phil Perry, Dave McIver EPA Con	ontact(s): Brent Marable  O staff to insure any issues are Monitoring Strategy (Content of the evaluations).  In Strategy (CMS) with the strategy (CMS) for the	Due date: 06/30/06 e raised and satisfactorily addressed. EMS) for Title V and a U.S. EPA Region V by or inspections and es once every 2 years, in the CMS. es once every 5 years e sources once every 5

the current Compliance Branch databases as well as other OAQ and agency databases following all agency data integration criteria and is compatible with U.S. EPA compliance data reporting requirements by 10/31/05.
Status:
d) Upload compliance and enforcement information from Targeting at current level of responsibility to AFS within the 60 day standard required for reporting by the ICR through 6/30/06. Ensure the information provided is complete, accurate and timely consistent with EPA policies and the ICR.
Status:
e) Upload compliance and enforcement information from ACES to AFS to meet EPA Minimum Data Requirements within the 60 day standard required for reporting by the ICR beginning 6/30/06. Ensure the information provided is complete, accurate and timely consistent with EPA policies and the ICR.
Status:
f) Respond to complaints including those referred from EPA. Inspections are conducted where necessary.
Status:
g) Prepare enforcement cases according to IDEM guidance and High Priority Violation criteria. Participate in enforcement conferences and follow up on the requirements of Agreed Orders.
Status:
h) The Office of Enforcement will review findings from OAQ and prepare enforcement cases according to the High Priority Violation Policy and the Civil Penalty Policy for noncompliance with statutes, rules, or permits.
Status:
Compliance Monitoring Strategy (CMS) for Asbestos Priority linking number
Contact(s): Phil Perry EPA Contact(s): Brent Marable Due date 06/30/06
EPA Role: Review IDEM asbestos periodic and end-of-year reports, and work closely with OAQ staff to insure any issues are raised and satisfactorily addressed.
a) Develop an annual CMS for inspections and compliance evaluation of asbestos notifications and licensed asbestos contractors. The CMS will target and prioritize asbestos inspections, utilize resources effectively, and make necessary policy adjustments as needed. Priorities include complaints, new contractors, contractors previously issued warning and violation letters/NOV's, and schools by 9/30/05.
Status:
b) Implement an annual CMS for inspections of licensed asbestos contractors.
Status:
C) Respond to asbestos complaints.
Status:

	. EPA of the asbestos activities.
Status:	
e) Inspect 95% of the act	ive asbestos stationary sources at least once per year.
Status:	
Campliana Manitanina St	votes: (CMS) for I and David Daint Driving number
Compliance Monitoring St Contact(s): Phil Perry	rategy (CMS) for Lead-Based Paint Priority linking number  EPA Contact(s): John Connell Due date: 06/30/06
EPA Role: Review IDEM TSCA Lead C ssues are raised and satisfactorily add	Cooperative Agreement/Grant, reports, and work closely with IDEM/OAQ staff to insure any
paint notifications, con prioritize lead-based in policy adjustments as n	IS for inspections and compliance evaluation of lead-based tractors, and risk assessors. The CMS will target and spections, utilize resources effectively, and make necessary needed. Priorities include complaints, new contractors, and issued warning and violation letters/NOV's by 9/30/05.
Status:	
b) Respond to lead-based	paint complaints.
Status:	
c) Manage the work under	er approved Lead-based Paint grants.
Status:	
IDEM Contact(s): Richard Zeiler & Stev Lengerich EPA Role: Regulatory advise, funding,	Iity Monitoring Throughout Indiana       Priority linking number         ve       EPA Contact(s): Loretta Lehrman       Due date: Ongoing
	and review
a) Conduct continuous ar	and review  mbient air quality monitoring of criteria pollutants.
a) Conduct continuous ar Status:	
Status:	mbient air quality monitoring of criteria pollutants.
Status:	
Status:  b) Conduct intermittent a  Status:	mbient air quality monitoring of criteria pollutants.
Status:  b) Conduct intermittent a  Status:	mbient air quality monitoring of criteria pollutants.  umbient air quality monitoring of criteria pollutants.
Status:  b) Conduct intermittent a  Status:  c) Coordinate monitoring	mbient air quality monitoring of criteria pollutants.  umbient air quality monitoring of criteria pollutants.  g and QA activities with local agencies.
Status:  b) Conduct intermittent a Status:  c) Coordinate monitoring Status:	mbient air quality monitoring of criteria pollutants.  umbient air quality monitoring of criteria pollutants.  g and QA activities with local agencies.
Status:  b) Conduct intermittent a Status:  c) Coordinate monitoring Status:  d) Improve Certification	mbient air quality monitoring of criteria pollutants.  mbient air quality monitoring of criteria pollutants.  g and QA activities with local agencies.  Lab Operation.
Status:  b) Conduct intermittent a Status:  c) Coordinate monitoring Status:  d) Improve Certification Status:	mbient air quality monitoring of criteria pollutants.  mbient air quality monitoring of criteria pollutants.  g and QA activities with local agencies.  Lab Operation.
Status:  b) Conduct intermittent a  Status:  c) Coordinate monitoring  Status:  d) Improve Certification  Status:  e) Perform testing of con  Status:	mbient air quality monitoring of criteria pollutants.  mbient air quality monitoring of criteria pollutants.  g and QA activities with local agencies.  Lab Operation.
Status:  b) Conduct intermittent a  Status:  c) Coordinate monitoring  Status:  d) Improve Certification  Status:  e) Perform testing of con  Status:	mbient air quality monitoring of criteria pollutants.  mbient air quality monitoring of criteria pollutants.  g and QA activities with local agencies.  Lab Operation.  attinuous methodologies.

Status:
h) Conduct Aethalometer monitoring.
Status:
i) Operate, evaluate, and improve monitoring procedures and data reporting of the PAMS monitoring in northwest Indiana.
Status:
Monitor for Air Toxics Priority linking number
IDEM Contact(s): Steve Lengerich & Balvant Patel & Brian Wolff EPA Contact(s): Loretta Lehrman & Due date: Ongoing Jeanette Marrero
EPA Role: Risk assessment and data analysis advice, special grant funding, and review
Conduct effective non-criteria pollutant monitoring  a) Maintain Indiana Air Toxic Monitoring Program.
Status:
b) Monitor for air toxics at School #21.
Status:
c) Conduct toxics monitoring at Whiting High School.
Status:
d) Conduct air toxics monitoring and consider community assessment efforts in southwest Indianapolis, dependant on EPA funding and Indianapolis OES and neighborhood stakeholders.
Status:
e) Conduct BioWatch monitoring in Indianapolis at 8 locations.
Status:
Make Air Monitoring Information Publicly Available Priority linking number
IDEM Contact(s): Steve Lengerich EPA Contact(s): Loretta Lehrman & Pat Due date: Ongoing Schrafnagel
EPA Role: Advise, funding, and review
Assess and modify Indiana's air monitoring program and make monitoring information
available to the public.
a) Perform a QA network evaluation.
Status:
b) Work with LADCO and Region 5 to implement a Regional Monitoring Strategy. Implement monitoring revisions identified for action through June 2006 (completion date 6/30/06).
Status:
c) Continue the annual statewide network review/revision work group process to

uality.
plete and
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the
nking numbe
ne 15, 2007
Ps for:

PM 2.5 State Implementation Pl	ans (SIPs)	Priority linking number
IDEM Contact(s): Kathy Watson, Scott Deloney	EPA Contact(s): John Mooney	Due date: April 5, 2007
EPA Role: Timely guidance, review and appro	val	
		lon DM 2.5 CIDs form
	, outreach and rules work to devel ater Chicago Nonattainment area)	iop PM 2.5 SIPS for:
	Greater Indianapolis Nonattainme	nt area)
	nties (Greater Louisville Nonattai	
	s (Greater Evansville Nonattainm	
	Cincinnati Nonattainment area)	<i>'</i>
Status:	VV-10-70-70-70-70-70-70-70-70-70-70-70-70-70	
-11		
Ozone and PM 2.5 Re-designation	on Petition and Maintenance	Priority linking number
Plans	上上在基本。	
IDEM Contact(s): Kathy Watson, Scott Deloney	EPA Contact(s): John Mooney	Due date: Ongoing
EPA: Timely guidance, review and approval		
Perform technical, planning, and o	outreach work to develop petitions	s for public review
and submission to EPA with six 6	• •	
a) Tracking of Ozone and PM	2.5 Attainment Progress and Proc	essing of
Redesignation SIPs		
	data throughout the year to gauge	e attainment progress
and trends.  • Prepare and process rede	esignation plans in a timely fashio	on for areas that have
attained the standard.	esignation plans in a timely fashio	on for aleas that have
Status:		
Status.		
SO2 Re-designation Petition and	d Maintenance Plans for Lake	Priority linking number
County	i Maintenance Flans for Lake	Thority mixing number
IDEM Contact(s): Kathy Watson, Chris Pedersen	EPA Contact(s): John Mooney	Due date: See below
EPA Role: Timely guidance, review and appro	oval	
Work with EPA to ensure approva	ability of SO2 SIP by Sept. 30, 20	05
a) SO2 Lake County Redesign		
	o Rules section in development of	f the redesignation
request.		
Status:		
b) Redesignation Petitions - Fi	nal SIP submittal August 2005	
_ / ~	EPA redesignation petition for La	ke County SO2.
Status:		

#### **Inspection and Maintenance Contract** Priority linking number IDEM Contact(s): Kathy Watson, Scott EPA Contact(s): John Mooney Due date: 12-31-05 Deloney EPA Role: Timely guidance Follow state procurement procedures to achieve final contract by Dec. 31, 2005. a) Inspection/Maintenance Post 2006 Status: b) Contract in place for Clark, Floyd, Lake and Porter Counties Status: Priority linking number Rulemaking - Adopt and approve all SIPs and federal rules into state rules IDEM Contact(s): Pat Troth EPA Contact(s): John Mooney and Pamela Due date: As follows Blakely EPA role: Timely guidance, review and approval Follow state environmental rulemaking procedures to adopt federal rules by required deadlines and aid EPA in approving proposed SIPs. a) Article 2. Permit Review Rules - June 2006 Status: b) Article 3. Monitoring Requirements – July 2006 Status: c) Article 10. NOx Phase II - Dec. 2005, and Clean Air Interstate Rule - Sept. 2006 Status: d) Article 19. Mobile Source Rules Transportation Conformity Update - December 2005 Status: e) Article 20. Hazardous Air Pollutants (40 CFR Part 63) Clean Air Mercury Rule – Effective 12/2006 – Due by: Sept. 2006 Status: f) Steel pickling – Effective 9/2006 – Due by: May 2006 Status: g) Group 6 NESHAPs - Due by: April 2006 First Notice submitted to LSA on 9/10/04 Status: h) Indus/Comm/Inst Boilers & Process Units (DDDDD) - Due by: May 2006 i) Plywood & Composite Wood Products (DDDD) – Due by: TBA Status:

#### **Obtain USEPA Approval of Outstanding Rule and SIP** Priority linking number **Submittals** IDEM Contact(s): Pat Troth EPA Contact(s): John Mooney and Pamela Due date: 1 year after IDEM complete submittal to EPA EPA role: Timely guidance, review and approval Work with USEPA to gain approval of the following pending rule or plan submittals and future rules: a) Process weight rate (past due) Status: b) Lake County SO2 rule (Sept. 2005) Status: c) NSR Reform plan submittal (past due) Status: d) Crane #2 (past due) Status: e) CFR 2002 Reference Update (Jan. 2006) Status: f) CFR 2004 Reference Update (not submitted) Status: g) Compliance Assurance Monitoring (not submitted) Status: h) Credible Evidence (March 2006) Status: i) Article 6.5/6.8 Recodification (not submitted) Status: j) Article 6.5/6.8 Update (not submitted) Status: k) Reilly (March 2006) Status: 1) Dearborn County SO2 (March 2006) Status: m) NOx SIP Call, Phase II (due to EPA: April 2005; Expected completion: December 2005) Status: n) Transportation Conformity Amendments (not submitted) Status:

Status:		
p) PM 2.5 standards and de	efinitions (March 2006)	8
Status:	4.24	
Obtain delegation of authori adopted into state rules	ty from EPA for NESHAPs	Priority linking number
IDEM Contact(s): Pat Troth	EPA Contact(s): Pamela Blakely	Due date: 1 year after IDEM complete submittal
EPA role: provide timely comment and ide	entify approvability issues at an early stage in th	
Prepare delegation requests for  a) Group 5 NESHAPs (Ma	•	
Status:		
b) Group 6 NESHAPs (not	submitted)	
Status:	,	
c) Group 7 NESHAPs (not	submitted)	
Status:		
d) Group 8 NESHAPs (not	submitted)	
Status:		,
e) Reciprocating Internal C	Combustion Engines (not submitted	
Status:		
f) Plywood & Composite V	Wood Products (not submitted)	
Status:		
g) Reinforced Composites	MACT (not submitted)	
Status:		
h) Boat MACT (not submi	tted)	
Status:		
i) Secondary Lead Smelter	rs (past due)	
Status:		
j) Boiler MACT (not subm	nitted)	
Status:		
		D. 1. 1. 1. 1.
Diesel Projects – Reduce Die IDEM Contact(s): Scott Deloney, Shawn	EPA Contact(s): John Mooney	Priority linking number  Due date: As follows

a) Implement truck stop electrification project in Gary. (Complete by August 2005)	
Status:	
b) Pursue and implement truck stop electrification project in Marion County. (Grant by June 2005, Complete by May 2006)	
Status:	
c) Pursue and implement airport-based fuel/retrofit project in Marion County. (Grant by July 2005, Implement by May 2006)	
Status:	
d) Implement IndyGo fuel/retrofit project. (Initiate by July 2005, Complete by October 2005)	
Status:	
e) Implement retrofit projects in Evansville, Washington Township, Portage, East Chicago, Gary, and Hammond. (Initiate by July 2005, Complete by October 2005)	
Status:	
f) Pursue additional funding opportunities as available.	
Status:	
g) Actively participate in U.S. EPA's Midwest Diesel Corridor Initiative, as requested.	
Status:	
h) Assist EPA and the City of Indianapolis on implementing a clean diesel initiative conference in Indianapolis (Dec 2005)	
Status:	
National Emissions Inventory Priority linking number	
IDEM Contact(s): Ken Ritter, Jay Koch EPA Contact(s): Mary Pat Tyson Due date: June 2007	
EPA role: Timely guidance	
a) Prepare and submit draft 2005 emissions inventory data for point, area, and mobile sources to US EPA.	
Status:	
Air Toxics Priority linking number	
IDEM Contact(s): Kathy Watson, Brian Wolff	100 PM
EPA role: Technical support and funding, if available.	
a) Conduct risk screening. in consultation with Indianapolis OES and neighborhood stakeholder groups, in Southwest Indianapolis to determine need for community risk assessment and reduction efforts (Jan. 2006).	
Status:	
at the state of th	

b) Complete School 21 risk assessment and project report (Sept. 2005).
Status:
c) Interpret ToxWatch data and issue report for 1999-2004 (Nov. 2005).
Status:
Office of Land Quality
RCRA Corrective Action Priority linking number
IDEM Contact(s): Harry Atkinson, Vic EPA Contact(s): Hak Cho Due date: 6/30/06 and 6/30/07 Windle
EPA Role: Contractor support for sampling and risk review at selected sites.
Meet the requirements of the Resource Conservation and Recovery Act (RCRA) Government Performance and Results Act (GPRA).  a) IDEM will work with EPA to finalize the assignment for leads for obtaining the 2008 GPRA Environmental Indicators and establish reasonable deadlines for specific facilities. IDEM will issue permits and orders that will help achieve EPA's 2008 GPRA goals.
Status:
□ b) HW Permit staff will make every effort to complete EI 725 for Arvin Automotive, BRC (Dana Corp.), Ft. Wayne Specialty Steel (Slater Steel), GMC (Guide) and ML-KS Bearing by 9/30/05. HW Permit staff will complete EI 750 for ALCOA Warrick and U.S. Army Indiana Ammo Plant and make every effort to complete EI 750 for a third facility by 9/30/05.
Status:
c) Within 30 days after the effective date of this Agreement, IDEM will propose which of the 18 additional facilities for the 2008 GPRA Baseline will be led by IDEM. IDEM will also propose annual goals for 2006, 2007 and 2008 for CA725, CA750, CA400 and CA550. Upon receipt of IDEM's proposal, USEPA will negotiate the details and final commitments with IDEM.
Status:
d) IDEM will issue permits and orders in an effort to achieve EPA's 2008 GPRA corrective action goals for completing CA 400 for 30% of the baseline facilities, and completing CA 550 for 20% of the baseline facilities.
Status:

#### **Hazardous Waste Permitting and Post-Closure**

Priority linking number

IDEM Contact(s): Vic Windle

EPA Contact(s): Harriet Croke

Due date: 6/30/06 and 6/30/07

Complete hazardous waste facility permitting actions in accordance with EPA GPRA goals. Priority, however, will be given to permit application submittals that are subject to Indiana's permit accountability statute.

a) Issue permit renewals to 35	5% of the baseline facilities by 9/30	)/06.
Status:		
☐ b) Bring 95% of the baseline	facilities "under control" (permit or	r order) by 9/30/08.
Status:		
Service Services		toring the state of the state o
Resource Conservation and Re Waste Inspections of Generato	ecovery Act (RCRA) Hazardous rs	Priority linking number
IDEM Contact(s): John Crawford, Rosemary Cantwell, Charles Grady	EPA Contact(s): Lorna Jereza	Due date: 6/30/06 and 6/30/07
independently inspect the boiler and industria national priority sectors which handle certain	e and local installations and at three federal installations and furnace units at five TSDs, six large quantity of commercial and/or industrial wastes in ways the tion, R5 will jointly inspect with IDEM three TSD	generators (LQGs) within US EPA's at illegally evade RCRA requirements
a) At least 20% of the large of	nerators identified in the RCRAInfo quantity generator universe that exi- to determine the percentage in com-	sts as of June 1 of that
Status:	The state of the s	
b) At least 10% of the small or respective year, as identified in the	quantity generator universe that exist he EPA RCRAInfo database.	sts as of June 1 of that
Status:	The state of the s	
	vide Compliance/Enforcement Tear and formulate agency-wide strategie	
Status:		
		4 6 6
	ecovery Act (RCRA) Hazardous nt, Storage, and Disposal facilities	Priority linking number
IDEM Contact(s): John Crawford, Rosemary Cantwell, Charles Grady	EPA Contact(s): Lorna Jereza	Due date: 6/30/06 and 6/30/07
independently inspect the boiler and industri- national priority sectors which handle certain	te and local installations and at three federal ins al furnace units at five TSDs, six large quantity of a commercial and/or industrial wastes in ways th ition, R5 will jointly inspect with IDEM three TSD	generators (LQGs) within US EPA's at illegally evade RCRA requirements
<del></del>	ill inspect all Treatment, Storage, a	
. ,	permit for active permitted units, un	
	inspection every other year is appro	priate.
Status:	made the second second	
	wide Compliance/Enforcement Tea and formulate agency-wide strategie	
allocation.	and formulate agency-wide strategie	s and resource
Status:	*	

Resource Conservation and Recovery Act (RCRA) Hazardous Waste Enforcement	Priority linking number
IDEM Contact(s): Nancy Johnston EPA Contact(s): Lorna M. Jereza	Due date: 6/30/06 and 6/30/07
EPA Role: Issue enforcement responses to RCRA violations detected by US EPA, or referred with US EPA's 2003 Hazardous Waste Civil Enforcement Response Policy, US EPA's RCRA EPA enforcement strategies.	
a) Issue enforcement responses to RCRA violations detected and Office of Enforcement by the Industrial Waste Compliance Group in IDEM's enforcement response strategy and U.S. EPA's 2003 Hazard Enforcement Response Policy.  Status:	accordance with
Underground Storage Tank (UST) Inspections	Priority linking number
IDEM Contact(s): Skip Powers EPA Contact(s): Andy Tschampa	Due date: 4/30/06-07 and 6/30/06-07
IDEM has linked the cooperative agreement to the structure of EPA's Strategic Plan and GPF outcomes and outputs that must be appropriately addressed. For this underground storage to improving UST compliance through an active inspection, enforcement, and compliance assist the UST program is the number of newly confirmed releases. U.S. EPA has a national goal of releases per year.	ank agreement, the outcome is tance program. Another outcome of
Work to ensure all new and unregistered tanks are properly registered a) The state's goal is to increase compliance by at least one percess measured by Significant Operating Compliance (SOC). For FY '05, of UST facilities in SOC with both released detection and release presoverflow, and corrosion protection) is 69%, an increase of 1% over the level.	ent (1%) each year as the percent increase evention (spill,
Status:	14.
b) In FY '04, the state had 166 new releases; our objective is to c number.	ontinue reducing that
Status:	
c) Conduct 800 Underground Storage Tank (UST) inspections of facilities each fiscal year for a total of 1,600 to determine the percent Facilities with UST violations will receive appropriate enforcement with State enforcement policies.	tage in compliance.
Status:	4 m
d) Complete and submit to U.S. EPA Region 5 the Underground Semi-annual Performance Measures Report (STARS). The report w October and April each fiscal year. The State UST database will be up-to-date with new tank notifications, closures, and change-in-serving the control of the Underground Semi-annual Performance Measures Report (STARS).	ill be submitted in maintained and kept
Status:	

PCB Inspections		Priority linking number
IDEM Contact(s): Charles Grady	EPA Contact(s): Kendall Moore	Due date: 6/30/06 and 6/30/07
EPA Role: Review IDEM's PCB inspection rep	ports and, if necessary, issue the appropriate	enforcement response.
a) Conduct 38 PCB inspection cleanup oversight and technical as	s for FY 2006 and 2007, respective ssistance as agreed upon.	vely and help provide
Status:		
b) Submit inspection reports at days of finalizing the inspection.	nd FIFRA TSCA tracking forms	to US EPA within 30
Status:		
Status:		
c) Participate in EPA's current pilot program.	t tablet computer and electronic c	computer inspection
Status:	*	
Great Lakes Initiative (GLI)  IDEM Contact(s): Greg Overtoom	EPA Contact(s): Joel Morbito	Priority linking number  Due date: Ongoing
Provide technical and mapping su Area of Concern (AOC) through t a) Develop contracts for GLI-	the following activities.	n Plan activities in the
Status:	A	×
b) Develop requisitions for GI	LI-funded purchases.	
Status:		
c) Prepare and present to EPA each fiscal year.	an annual report on Great Lakes	Initiative activities for
Status:		
202.5		
RCRAInfo  IDEM Contact(s): Jenny Dooley and Greg	EPA Contact(s): Jane Ratcliffe	Priority linking number  Due date: Monthly
Overtoom		
Resource Conservation and Recover RCRAInfo database on a monthly	basis.	-
IRATS to RCRAInfo via IDEM's	r, Permitting, and Corrective Acti National Environmental Informa	
Network (NEIEN) node. The proj	ect is dependent upon IDEM's av	ward of a FY2005
Exchange Network Challenge Gra	ant Program Network Implementa	ation Grant.
Status:		
b) IDEM will develop field-basinformation and synchronizing that	ased forms for collecting RCRA cat information to IRATS.	compliance inspection

Status:		
	Agency's Indiana RCRA Activity Tra Facility Registry System (I-FRS) by Juliable.	
Status:		6" / " " " - " " - " " gr
<i>(</i>	the Agency's Indiana RCRA Activity provided that adequate funding is available.	
Status:		** ** ** ** ** ** ** ** ** ** ** ** **
Rule Development		Priority linking number
IDEM Contact(s): Mike Dalton	EPA Contact(s): Rich Traub	Due date: FY 2005 - 2007
Regarding the Research, Development Develop equivalent legislation and Hazardous and Solid Working the Solid Working the State is prepared to the	omulgated by EPA and IDEM mutually agreed upon nt, and Demonstration rule (RDD), EPA will provide ion, regulations and program revision a aste amendments (HSWA) / non-HSV to seek authorization and submit curre	assistance where applicable. applications for RCRA VA provisions for nt and future
Regarding the Research, Development Develop equivalent legislate and Hazardous and Solid Warding the state is prepared the authorization packages with a) IDEM will promulgate	ion, and Demonstration rule (RDD), EPA will provide ion, regulations and program revision a vaste amendments (HSWA) / non-HSV to seek authorization and submit current in a mutually agreed upon time frame te and pursue authorization for all RCF	assistance where applicable. applications for RCRA WA provisions for nt and future
Regarding the Research, Development Develop equivalent legislate and Hazardous and Solid Warding the state is prepared to authorization packages with a) IDEM will promulgate	ion, and Demonstration rule (RDD), EPA will provide ion, regulations and program revision a vaste amendments (HSWA) / non-HSV to seek authorization and submit current in a mutually agreed upon time frame te and pursue authorization for all RCF	assistance where applicable. applications for RCRA WA provisions for nt and future
Regarding the Research, Development Develop equivalent legislate and Hazardous and Solid Warding the state is prepared the authorization packages with a) IDEM will promulgate and subtitle I rules as needed.  Status:	ion, and Demonstration rule (RDD), EPA will provide ion, regulations and program revision a vaste amendments (HSWA) / non-HSV to seek authorization and submit current in a mutually agreed upon time frame te and pursue authorization for all RCF	assistance where applicable. applications for RCRA WA provisions for nt and future
Regarding the Research, Development Develop equivalent legislate and Hazardous and Solid Washich the state is prepared to authorization packages with a) IDEM will promulgate and subtitle I rules as needed.  Status:  CAFO Inspections	ion, and Demonstration rule (RDD), EPA will provide ion, regulations and program revision a vaste amendments (HSWA) / non-HSV to seek authorization and submit current in a mutually agreed upon time frame te and pursue authorization for all RCF	assistance where applicable. applications for RCRA WA provisions for nt and future c. RA subtitle C annually
Regarding the Research, Development Develop equivalent legislate and Hazardous and Solid Washich the state is prepared to authorization packages with a) IDEM will promulgate and subtitle I rules as needed.  Status:  CAFO Inspections  IDEM Contact(s): Angie Lee	ion, regulations and program revision a vaste amendments (HSWA) / non-HSW to seek authorization and submit current a mutually agreed upon time frame the and pursue authorization for all RCF and the seek authorization for all RCF and pursue authorization for all RCF and and pursue authorization for all RCF and and pursue authorization for all RCF and and and another and another and another and another and another another and another and another another and another ano	assistance where applicable. applications for RCRA WA provisions for nt and future a. RA subtitle C annually  Priority linking number Due date: 6/30/06 and 6/30/07
Regarding the Research, Development Develop equivalent legislate and Hazardous and Solid Ward which the state is prepared to authorization packages with a) IDEM will promulgate and subtitle I rules as needed.  Status:  CAFO Inspections  IDEM Contact(s): Angie Lee  EPA Role: Provide training on conductions.	ion, regulations and program revision aste amendments (HSWA) / non-HSV to seek authorization and submit current a mutually agreed upon time frame the and pursue authorization for all RCF and pursue Section 1.	assistance where applicable. applications for RCRA WA provisions for nt and future a. RA subtitle C annually  Priority linking number Due date: 6/30/06 and 6/30/07

<b>Enviroschools Program</b>		Priority linking number
Contact(s): Pat Daniel	EPA Contact(s): MaryAnn Suero	Due date: See below
EPA Role: Participate in the planning	ng workgroup.	
a) Continue partnership	with EPA, ISDH, IDOE, ISBA, and I	UPUI to develop, test
and implement the Environ	nmental Management System (EMS) for	or schools
("Enviroschools") to help	ensure a healthy school environment for	or children.
Program develop	ped - by June 30, 2005	
<ul> <li>Pilot testing/train</li> </ul>	ning of schools – by January 30, 2006.	
		3.5 1.00 0000

• Program fine-tuned/revised based upon pilot testing – by March 30, 2006.

• Final	report submitted to	EPA – by June 30, 2006.		
Status:	,			
access to Envi	roschools, which wil	hools will be contacted, made Il consist of a dynamic web-b idance materials to promote a	ased assistance and	
Status:				
Clean Sween	Duoguam		Deioeity linking	numbar
Clean Sweep Contact(s): Pat Dar	A STATE OF THE PARTY OF THE PAR	EPA Contact(s): Janet Haff	Priority linking  Due date: See below	
EPA Role: Provide				
		oratory chemical clean-outs (		
Recycling Pleano cost to the Pledge Progra  Orga June Conc Prep	dge Program will be school. In addition, a m will be encouraged nize and coordinate a 30, 2005 duct school clean-out	hirty of the 400+ schools part selected to have the Clean Swall schools participating in the d to apply for the Clean Sweet schedule with contractor and ts – by May 30, 2006 report to EPA – by June 30, 2	weep service provided e Mercury Recycling ep Program's services. respective schools – b	at
Status:				
longer be expo the health and potential of ac	osed to unused, unwa environmental threa cidental releases of h	nts and teachers in Indiana sch anted and expired hazardous of at and proper chemical managen azardous chemicals by remo- ating school science laborator	chemicals; 2) educated gement; and 3) decrease wing expired and	

• Additional marketing/promoting of tool – finished by May 30, 2006.



#### UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

#### REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

MEnvironmental Mgmt. Commissioner's Office

June 30, 2005

JUL 0 5 2005

Mr. Thomas W. Easterly Commissioner Indiana Department of Environmental Management 100 North Senate Avenue Indianapolis, Indiana 46204

REPLY TO THE ATTENTION OF

Re: 2005 -2007 EnPPA

Dear Tom:

I am pleased to inform you that I have signed the attached IDEM and U.S. EPA, Region 5, 2005 - 2007 Environmental Performance Partnership Agreement.

By working together to implement this agreement, I am confident that we will continue our progress in achieving cleaner air, water and land in Indiana and will continue to improve the partnership between our Agencies.

If you have any questions, please feel free to call me or Margaret Guerriero, Director Waste, Pesticides and Toxics Division, at 312/886-0399.

Sincerely

Bharat Mathur

Acting Regional Administrator

**Enclosures:** 

cc: Scott Nally

Cheri Storms



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